

LAWYER

HEADQUARTERS, DEPARTMENT OF THE ARMY

Department of the Army Pamphlet 27–50–108 December 1981

Table of Contents

TJAG Policy Letter 81-1	 	•••	 . :
TJAG Policy Letter 81-2	 		 . :
Subject Index	 	•••	
Title Index	 		 . 1
Author Index	 	•••	 . 1
Policy Letters and Messages from TJAG.	 		 . 1
The Judge Advocate General's Opinions	 		 . 1
Digests-Article 69, UCMJ Applications	 		 . 2
Legal Assistance Items	 		 . 2

Army Lawyer Cumulative Index

This edition contains a subject, title, and author index of all articles appearing in The Army Lawyer from January 1981 through December 1981. The Judge Advocate General's Opinions (Digests); Policy Letters and Messages from The Judge Advocate General; Article 69, UCMJ, Applications (Digests); and Legal Assistance Items published in the January 1981 through December 1981 issues are included as separate indexes. References to The Army Lawyer are by month, year, and page.

The Judge Advocate General
Major General Hugh J. Clausen
The Assistant Judge Advocate General
Major General Hugh R. Overholt
Commandant, Judge Advocate General's School
Colonel William K. Suter
Editorial Board
Colonel Robert E. Murray
Major Thomas P. DeBerry
Major Percival D. Park
Editor
Captain Connie S. Faulkner
Administrative Assistant
Ms. Eva F. Skinner

The Army Lawyer (ISSN 0364-1287)

The Army Lawyer is published monthly by the Judge Advocate General's School. Articles represent the opinions of the authors and do not necessarily reflect the views of the Judge Advocate General or the Department of the Army. Masculine or feminine pronouns appearing

in this pamphlet refer to both genders unless the context indicates another use.

The Army Lawyer welcomes articles on topics of interest to military lawyers. Articles shoud be typed doubled spaced and submitted to: Editor, The Army Lawyer, The Judge Advocate General's School, Charlottesville, Virginia, 22901. Footnotes, if included, should be typed on a separate sheet. Articles should follow A Uniform System of Citation (12th ed. 1976). Manuscripts will be returned only upon specific request. No compensation can be paid for articles.

Individual paid subscriptions are available through the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402. The subscription price is \$13.00 a year, \$2.25 a single copy, for domestic and APO addresses; \$16.25 a year, \$2.85 a single copy, for foreign addresses. Please note that these prices are increases over the prices published in the Nov. 1981 issue.

Issues may be cited as The Army Lawyer, [date], at [page number].



DEPARTMENT OF THE ARMY OFFICE OF THE JUDGE ADVOCATE GENERAL WASHINGTON, D.C. 20310

REPLY TO

medical weight medical and an income

DAJA-ZA

2 November 1981

SUBJECT: TJAG Policy Letters - Policy Letter 81-1

ALL JUDGE ADVOCATES

8. The control of the control of the second of the control of t

and the state of t

The state of the s

- 1. In attempting to examine the policy guidance which has been given in the past several years, I found there was no systematic method of controlling policy letters nor periodic review to determine their continued vitality.
- 2. Beginning with this letter, all future policy letters will be serially numbered and issued on those subjects which are of paramount importance to the Corps and the way we transact our business. In addition to distributing individual copies, each policy will be published in The Army Lawyer. I recommend each staff judge advocate retain a desk copy of the policy letters as the subjects will be a matter of interest during the Article 6 inspections I and the other JAG GO's will make.
- 3. There will be a review each year of the policy letters prior to the annual JAG Conference. Modifications, rescissions, etc., to existing policies will be announced at the Conference; however, should you believe that a policy has outlived its usefulness, you are invited to communicate your views to me at any time.
- 4. We are currently reviewing all of our existing policy letters to determine which ones should be adopted and published in this format. In the interim, these policies remain in effect.

HUGH J CLAUSEN
Major General, USA

The Judge Advocate General



DEPARTMENT OF THE ARMY OFFICE OF THE JUDGE ADVOCATE GENERAL WASHINGTON, D.C. 20310

REPLY TO

DAJA-ZA

2 November 1981

SUBJECT: Physical Fitness and Weight Control - Policy Letter 81-2

ALL JUDGE ADVOCATES

- 1. Army policy requires that every soldier be physically fit regardless of age or duty assignment. Physical fitness is viewed as enhancing personal efficiency, morale, self-confidence, and overall well-being. In addition, physical fitness is an integral part of weight control and military appearance.
- 2. We each have the responsibility to insure that we comply with Army policy on physical fitness and weight control. Staff Judge Advocates and other supervisors are expected to insure that their personnel achieve and continuously maintain acceptable levels of physical fitness and weight control. We must set the example for our subordinates.
- 3. An appropriate physical fitness program should be followed on a year-round basis. The key to any successful program is steady progress keyed to the individual's present level of physical fitness. During the exercise program all officers should be alert for adverse physical symptoms requiring medical evaluation. Those over 40 should insure medical screening is accomplished as required by AR 40-501 before undertaking a physical training program.
- 4. Let me emphasize again that all judge advocates are expected to comply with the standards enunciated in AR 600-9, The Army Physical Fitness and Weight Control Program. Only those personnel disqualified for medical reasons as established in AR 40-501 will be excused. General physical condition and compliance with weight control standards will be considered in making assignments and will be examined by the various selection boards convened under my authority.
- 5. Physical fitness and weight control will be a matter of interest during our Article 6 inspections.

Major General, USA

The Judge Advocate General

Indexes for items published in prior issues of The Army Lawyer may be found as follows:

Issues

Index

Issues

Index

November 1978-November

December 1979

December 1979-November

December 1980

1979

Prior to November 1978

October 1978

Subject Index *The Army Lawyer*January 1981—December 1981 Issues

.A-

ACCIDENT, See CLASSIFIED MATERIAL/EQUIPMENT

AFFIRMATION, See OATHS

ARCOM SJA

Opportunities and Pitfalls for the ARCOM SJA, by COL Charles E. Brant, TAL, Mar. 1981, at 1.

APPOINTMENT GRADES

DOPMA Correction: Not a Mere Technicality, by CPT Thomas Frank England, TAL, August. 1981, at 13.

APPREHENSION

Present but Unarticulated Probable Cause to Apprehend, by CPT Kenneth H. Clevenger, TAL, Nov. 1981, at 7.

ARTICLE 15's

Court of Military Appeals at a Glance, The, by MAJ Glen D. Lause, TAL, May 1981, at 15.

Disciplinary Infractions Involving USAR Enlisted Personnel: Some Thoughts for Commanders and Judge Advocates, by MAJ Robert R. Baldwin and MAJ James E. McMenis, TAL, Feb. 1981, at 5.

ARTICLE 31

Article 31 and the Involuntary Seizure of Body Fluids. An Inquiry Into the Vitality of United States v. Ruiz, by LTC Herbert Green, TAL, May 1981, at 1.

Court of Military Appeals at a Glance, The, by MAJ Glen D. Lause, TAL, May 1981, at 15.

ARTICLE 134, U.C.M.J.

Persona Est Homo Cum Statu Quodam Consideratus, by LTC Norman G. Cooper, TAL, Apr. 1981, at 17.

-C-

CHILDREN, CUSTODY OF, See CUSTODY, CHILDREN

CLASSIFIED INFORMATION PRIVILEGE

Graymail and Grayhairs: The Classified and Official Information Privileges Under the Military Rules of Evidence, by MAJ Stephen A. J. Eisenberg, TAL, Mar. 1981, at 9.

CLASSIFIED MATERIAL/EQUIPMENT

National Defense Area, by CPT Steven H. Walker, TAL, Oct. 1981, at 8.

COMMISSIONED OFFICER, See OFFICER, COMMISSIONED

COMMUNITY PROPERTY

McCarty v. McCarty: The End or the Beginning? by LTC George Kalinski and CPT Timothy J. Grendell, TAL, Aug. 1981, at 18.

McCarty v. McCarty: What does the Future Hold?, by CPT Jack F. Nevin, TAL, June 1981, at 12.

COMPULSORY PROCESS

Witness Production Revisited, by MAJ Richard H. Gasperini, TAL, Aug. 1981, at 1.

CONTRACTORS

Defaulted Contractor's Rights In a Reprodurement Action, by CPT Craig S. Clarke, TAL, Sep. 1981, at 13.

CONTRACTS, PUBLIC

Defaulted Contractor's Rights In a Reprocurement Action, by CPT Craig S. Clarke, TAL, Sep. 1981, at 13.

CONVENING AUTHORITY

Properly Convened Court—the Third Leg of the Jurisdictional Tripod, A, by MAJ Jonathan P. Tomes, TAL, June 1981, at 3.

COURT OF MILITARY APPEALS, UNITED STATES

Court of Military Appeals at a Glance, The, by MAJ Glen D. Lause, TAL, May 1981, at 15.

COURT-MARTIAL JURISDICTION, See, JURISDICTION, COURT-MARTIAL

COURTS-MARTIAL

Deliberative Privilege Under M.R.E. 509, The, by MAJ Larry R. Dean, TAL, Nov. 1981, at

Properly Convened Court—the Third Leg of

the Jurisdictional Tripod, A, by MAJ Jonathan P. Tomes, TAL, June 1981, at 3.

COURT MEMBERS

Deliberative Privilege Under M.R.E. 509, The, by MAJ Larry R. Dean, TAL, Nov. 1981, at

Properly Convened Court—the Third Leg of the Jurisdictional Tripod, A, by MAJ Jonathan P. Tomes, TAL, June 1981, at 3.

CREDIBILITY

Impeachment by Prior Conviction: Military Rule of Evidence 609, by MAJ Lee D. Schinasi and LTC Herbert Green, TAL, Jan. 1981, at 1.

CUSTODY, CHILDREN

Impact of the Uniform Child Custody Jurisdiction Act, by MAJ Harlan M. Heffelfinger, TAL, Sep. 1981, at 1.

-D-

DAWSON, UNITED STATES V.

Pretrial Agreement Misconduct Provision: United States v. Dawson, The by MAJ Sanford W. Faulkner, TAL, Oct. 1981, at 1.

DEFAULTS, CONTRACT

Defaulted Contractor's Rights In a Reprocurement Action, by CPT Craig S. Clarke, TAL, Sep. 1981, at 13.

DEFENSE COUNSEL

Court of Military Appeals at a Glance, the, by MAJ Glen D. Lause, TAL, May 1981, at 15.

DEFENSE OFFICER PERSONNEL MAN-AGEMENT ACT (DOPMA)

DOPMA: An Initial Review, by MAJ David H. Bent, TAL, Apr. 1981, at 1.

DOPMA Correction: Not a Mere Technicality, By CPT Thomas Frank England, TAL, Aug. 1981, at 13.

DEFENSE OFFICER PERSONNEL MAN-AGEMENT ACT TECHNICAL CORREC-TIONS ACT (DOPMA TCA)

DOPMA Correction: Not a Mere Technicality, by CPT Thomas Frank England, TAL, Aug. 1981, at 13.

DETERRENCE, GENERAL

Court of Military Appeals at a Glance, The, by MAJ Glewn D. Lause, TAL, May 1981, at 15.

DISCIPLINE, ENLISTED RESERVIST

Disciplinary Infractions Involving USAR Enlisted Personnel: Some Thoughts for Commanders and Judge Advocates, by MAJ Robert R. Baldwin and MAJ James E. McMenis, TAL, Feb. 1981, at 5.

DIVORCE

Impact of the Uniform Child Custody Jurisdiction Act, by MAJ Harlan M. Heffelfinger, TAL, Sep. 1981, at 1.

McCarty v. McCarty: The End or the Beginning? by LTC George Kalinski and CPT Timothy J. Grendell, TAL, Aug. 1981, at 18.

McCarty v. McCarty: What does the Future Hold?, by CPT Jack F. Nevin, TAL, June 1981, at 12.

DOPMA, See DEFENSE OFFICER PER-SONNEL MANAGEMENT ACT

-E-

ENLISTED PERSONNEL

Judge Advocate General's Corps—1981, by MG Alton H. Harvey, TAL, Feb. 1981, at 1.

ENLISTED PERSONNEL, RESERVIST

Disciplinary Infractions Involving USAR Enlisted Personnel: Some Thoughts for Commanders and Judge Advocates, by MAJ Robert R. Baldwin and MAJ James E. McMenis, TAL, Feb. 1981, at 5.

EQUIPMENT, CLASSIFIED

National Defense Area, by CPT Steven H. Walker, TAL, Oct. 1981, at 8.

-F-

FIMMANO, UNITED STATES V.

"Oaths are but Words, and Words but Wind."

Samuel Butler, Hudibras, pt. II [1664], canto II, 1.107, by MAJ Stephen A.J. Eisenberg, TAL, May 1981, at 7.

FREEDOM OF INFORMATION ACT

Release of Information, by Maj Bryan H. Schempf, TAL, July 1981, at 1.

-G-

GOVERNMENT INFORMATION, release of

Release of Information, by Maj Bryan H. Schempf, TAL, July 1981, at 1.

Graymail and Grayhairs: The Classified and Official Information Privileges Under the Military Rules of Evidence, by MAJ Stephen A. J. Eisenberg, TAL, Mar. 1981, at 9.

-I-

IMPEACHMENT

Impeachment by Prior Conviction: Military Rule of Evidence 609, by MAJ Lee D. Schinasi and LTC Herbert Green, TAL, Jan. 1981, at 1.

IMPERSONATION

Persona Est Homo Cum Statu Quodam Consideratus, by LTC Norman G. Cooper, TAL, Apr. 1981, at 17.

INFORMATION, FREEDOM OF, ACT

Release of Information, by Maj Bryan H. Schempf, TAL, July 1981, at 1.

INFORMATION, RELEASE OF

Release of Information, by Maj Bryan H. Schempf, TAL, July 1981, at 1.

INFORMATION, See PRIVILEGED INFOR-MATION

INSANITY

Rule 302—An Unfair Balance, by CPT Joseph E. Ross, TAL, Mar. 1981, at 5.

INSPECTIONS/SEARCHES, See SEARCH AND SEIZURE

_J.

JAG RESERVE CONFERENCE

Opportunities and Pitfalls for the ARCOM SJA, by COL Charles E. Brant, TAL, Mar. 1981, at 1.

JUDGE ADVOCATE GENERAL'S CORPS

Judge Advocate General's Corps—1981, by MG Alton H. Harvey, TAL, Feb. 1981, at 1.

JURISDICTION

Impact of the Uniform Child Custody Jurisdiction Act, by MAJ Harlan M. Heffelfinger, TAL, Sep. 1981, at 1.

JURISDICTION, COURT-MARTIAL

Court of Military Appeals at a Glance, The, by MAJ Glen D. Lause, TAL, May 1981, at 15.

Properly Convened Court—the Third Leg of the Jurisdictional Tripod, A, by MAJ Jonathan P. Tomes, TAL, June 1981, at 3.

JURY, See COURT MEMBERS

-M-

McCARTY V. McCARTY

McCarty v. McCarty: The End or the Beginning? by LTC George Kalinski and CPT Timothy J. Grendell, TAL, Aug. 1981, at 18.

McCarty v McCarty: What does the Future Hold?, by CPT Jack F. Nevin, TAL, June 1981, at 12.

MENTAL EVALUATIONS

Rule 302—An Unfair Balance, by CPT Joseph E. Ross, TAL, Mar. 1981, at 5.

MILITARY RULES OF EVIDENCE

Court of Military Appeals at a Glance, The, by MAJ Glen D. Lause, TAL, May 1981, at 15.

Deliberative Privilege Under M.R.E. 509, The, by MAJ Larry R. Dean, TAL, Nov. 1981, at

Graymail and Grayhairs: The Classified and Official Information Privileges Under the Military Rules of Evidence, by MAJ Stephen A. J. Eisenberg, TAL, Mar. 1981, at 9.

Impeachment by Prior Conviction: Military Rule of Evidence 609, by MAJ Lee D. Schinasi and LTC Herbert Green, TAL, Jan. 1981, at 1.

Rule 302—An Unfair Balance, by CPT Joseph E. Ross, TAL, Mar. 1981, at 5.

MISCONDUCT

Pretrial Agreement Misconduct Provision: United States v. Dawson, The by MAJ Sanford W. Faulkner, TAL, Oct 1981, at 1. -N

NATIONAL DEFENSE AREA (NDA)

National Defense Area, by CPT Steven H. Walker, TAL, Oct. 1981, at 8.

NATIONAL SECURITY, CLASSIFIED INFORMATION

Graymail and Grayhairs: The Classified and Official Information Privileges Under the Military Rules of Evidence, by MAJ Stephen A. J. Eisenberg, TAL, Mar. 1981, at 9.

NONPUNITIVE DISCIPLINARY MEAS-URES

Disciplinary Infractions Involving USAR Enlisted Personnel: Some Thoughts for Commanders and Judge Advocates, by MAJ Robert R. Baldwin and MAJ James E. McMenis, TAL, Feb. 1981, at 5.

NUCLEAR ACCIDENT

National Defense Area, by CPT Steven H. Walker, TAL, Oct. 1981, at 8.

-O·

OATHS

Deliberative Privilege Under M.R.E. 509, The, by MAJ Larry R. Dean, TAL, Nov. 1981, at 1.

"Oaths are but Words, and Words but Wind."

Samuel Butler, Hudibras, pt. II [1664], canto II, 1.107, by MAJ Stephen A.J. Eisenberg, TAL, May 1981, at 7.

OFFICER, COMMISSIONED

DOPMA: An Intial Review, by MAJ David H. Bent, TAL, Apr. 1981, at 1.

DOPMA Correction: Not a Mere Technicality, by CPT Thomas Frank England, TAL, Aug. 1981, at 13.

Judge Advocate General's Corps—1981, by MG Alton H. Harvey, TAL, Feb. 1981, at 1.

OFFICIAL INFORMATION PRIVILEGE

Graymail and Grayhairs: The Classified and Official Information Privileges Under the Military Rules of Evidence, by MAJ Stephen A. J. Eisenberg, TAL, Mar. 1981, at 9.

-P-

PATIENT-PHYSICIAN PRIVILEGE, See, PHYSICIAN-PATIENT PRIVILEGE

PAY, RETIREMENT, GARNISHMENT OF

DOPMA: An Initial Review, by MAJDavid H. Bent, TAL, Apr. 1981, at 1.

DOPMA Correction: Not a Mere Technicality, by CPT Thomas Frank England, TAL, Aug. 1981, at 13.

McCarty v. McCarty: The End or the Beginning? by LTC George Kalinski and CPT Timothy J. Grendell, TAL, Aug. 1981, at 18.

McCarty v. McCarty: What does the Future Hold?, by CPT Jack F. Nevin, TAL, June 1981, at 12.

PRETRIAL AGREEMENTS

Court of Military Appeals at a Glance, The, by MAJ Glen D. Lause, TAL, May 1981, at 15.

Pretrial Agreement Misconduct Provision: United States v. Dawson, The by MAJ Sanford W. Faulkner, TAL, Oct. 1981, at 1.

PHYSICIAN-PATIENT PRIVILEGE

Rule 302—An Unfair Balance, by CPT Joseph E. Ross, TAL, Mar. 1981, at 5.

PLEA BARGAINING

Pretrial Agreement Misconduct Provision:

United States v. Dawson, The by MAJ Sanford W. Faulkner, TAL, Oct. 1981, at 1.

PRIVILEGED INFORMATION

Graymail and Grayhairs: The Classified and Official Information Privileges Under the Military Rules of Evidence, by MAJ Stephen A. J. Eisenberg, TAL, Mar. 1981, at 9.

PRIVILEGE, PHYSICIAN-PATIENT, See PHYSICIAN-PATIENT PRIVILEGE

PROMOTION, OFFICER

DOPMA: An Initial Review, by MAJ David H. Bent, TAL, Apr. 1981, at 1.

DOPMA Correction: Not a Mere Technicality, by CPT Thomas Frank England, TAL, Aug. 1981, at 13.

PROBABLE CAUSE

Present but Unarticulated Probable Cause to Apprehend, by CPT Kenneth H. Clevenger, TAL, Nov. 1981, at 7.

PHSYCIATRIC SERVICES

Rule 302—An Unfair Balance, by CPT Joseph E. Ross, TAL, Mar. 1981, at 5.

PUNISHMENTS

Disciplinary Infractions Involving USAR Enlisted Personnel: Some Thoughts for Commanders and Judge Advocates, by MAJ Robert R. Baldwin and MAJ James E. McMenis, TAL, Feb. 1981, at 5.

School of the Soldier: Remedial Training or Prohibited Punishment?, The, by CPT Stephen J. Kaczynski, TAL, June 1981, at 17.

-R-

REPROCUREMENT

Defaulted Contractor's Rights In a Reprocure-

ment Action, by CPT Craig S. Clarke, TAL, Sep. 1981, at 13.

RESERVE COMPONENTS

Judge Advocate General's Corps—1981, by MG Alton H. Harvey, TAL, Feb. 1981, at 1.

RESERVIST, ENLISTED

Disciplinary Infractions Involving USAR Enlisted Personnel: Some Thoughts for Commanders and Judge Advocates, by MAJ Robert R. Baldwin and MAJ James E. McMenis, TAL, Feb. 1981, at 5.

RETIREMENT BENEFITS

McCarty v. McCarty: The End or the Beginning? by LTC George Kalinski and CPT Timothy J. Grendell, TAL, Aug. 1981, at 18.

McCarty v. McCarty: What Does the Future Hold?, by CPT Jack F. Nevin, TAL, June 1981, at 12.

RETIREMENT, OFFICER

DOPMA: An Initial Review, by MAJ David H. Bent, TAL, Apr. 1981, at 1.

DOPMA Correction: Not a Mere Technicality, by CPT Thomas Frank England, TAL, Aug. 1981, at 13.

RETIREMENT PAY, GARNISHMENT OF

McCarty v. McCarty: The End or the Beginning? by LTC George Kalinski and CPT Timothy J. Grendell, TAL, Aug. 1981, at 18.

McCarty v. McCarty: What does the Future Hold?, by CPT Jack F. Nevin, TAL, June 1981, at 12.

RUIZ, UNITED STATES V.

Article 31 and the Involuntary Seizure of Body Fluids. An Inquiry Into the Vitality of

United States v. Ruiz, by LTC Herbert Green, TAL, May 1981, at 1.

-S-

SEARCH AND SEIZURE

- Article 31 and the Involuntary Seizure of Body Fluids. An Inquiry Into the Vitality of United States v. Ruiz, by LTC Herbert Green, TAL, May 1981, at 1.
- Court of Military Appeals at a Glance, The, by MAJ Glen D. Lause, TAL, May 1981, at 15.
- "Oaths are but Words, and Words but Wind." Samuel Butler, Hudibras, pt. II [1664], canto II, 1.107, by MAJ Stephen A.J. Eisenberg, TAL, May 1981, at 7.
- Present but Unarticulated Probable Cause to Apprehend, by CPT Kenneth H. Clevenger, TAL, Nov. 1981, at 7.

SECURITY

National Defense Area, by CPT Steven H. Walker, TAL, Oct. 1981, at 8.

SELF-INCRIMINATION

- Article 31 and the Involuntary Seizure of Body Fluids. An Inquiry Into the Vitality of United States v. Ruiz, by LTC Herbert Green, TAL, May 1981, at 1.
- Court of Military Appeals at a Glance, The, by MAJ Glen D. Lause, TAL, May 1981, at 15.
- Rule 302—An Unfair Balance, by CPT Joseph E. Ross, TAL, Mar. 1981, at 5.

SENTENCING

Court of Military Appeals at a Glance, The, by MAJ Glen D. Lause, TAL, May 1981, at 15.

SEPARATION, OFFICER

- DOPMA: An Initial Review, by MAJ David H. Bent, TAL, Apr. 1981, at 1.
- DOPMA Correction: Not a Mere Technicality, by CPT Thomas Frank England, TAL, Aug. 1981, at 13.

SJA, ARCOM

Opportunities and Pitfalls for the ARCOM SJA, by COL Charles E. Brant, TAL, Mar. 1981, at 1.

SPEECHES

Opportunities and Pitfalls for the ARCOM SJA, by COL Charles E. Brant, TAL, Mar. 1981, at 1.

STATE JURISDICTION

Impact of the Uniform Child Custody Jurisdiction Act, by MAJ Harlan M. Heffelfinger, TAL, Sep. 1981, at 1.

STUCKEY, UNITED STATES V.

"Oaths are but Words, and Words but Wind." Samuel Butler, Hudibras, pt. II [1664], canto II, 1.107, by MAJ Stephen A.J. Eisenberg, TAL, May 1981, at 7.

SUBPOENAS

Witness Production Revisited, by MAJ Richard H. Gasperini, TAL, Aug. 1981, at 1.

SUPREME COURT, UNITED STATES

- McCarty v. McCarty: The End or the Beginning? by LTC George Kalinski and CPT Timothy J. Grendell, TAL, Aug. 1981, at 18.
- McCarty v. McCarty: What does the Future Hold?, by CPT Jack F. Nevin, TAL, June 1981, at 12.

٠T.

TAXES

Tax Immunity and Exemption for DA Personnel While Performing Travel Incident to Official Duties, by Matt Reres, Jr., TAL, Mar. 1981, at 26.

TRAINING

School of the Soldier: Remedial Training or Prohibited Punishment?, The, by CPT Stephen J. Kaczynski, TAL, June 1981, at 17.

TRAVEL

Tax Immunity and Exemption for DA Personnel While Performing Travel Incident to Official Duties, by Matt Reres, Jr., Mar. 1981, at 26.

-U-

UNIFORM CHILD CUSTODY JURISDIC-TION ACT (U.C.C.J.A)

Impact of the Uniform Child Custody Jurisdiction Act, by MAJ Harlan M. Heffelfinger, TAL, Sep. 1981, at 1.

UNITED STATES V. DAWSON, See DAWSON, UNITED STATES V.

UNITED STATES V. FIMMANO, See FIMMANO, UNITED STATES V.

UNITED STATES V. RUIZ, See RUIZ, UNITED STATES V.

UNITED STATES V. STUCKEY, See STUCKEY, UNITED STATES V.

UNITED STATES V. YUM, See YUM, UNITED STATES V.

UNITED STATES SUPREME COURT, See SUPREME COURT, UNITED STATES

-W-

WARRANT OFFICERS

Judge Advocate General's Corps—1918, by MG Alton H. Harvey, TAL, Feb. 1981, at 1.

WITNESSES

Impeachment by Prior Conviction: Military Rule of Evidence 609, by MAJ Lee D. Schinasi and LTC Herbert Green, TAL, Jan. 1981, at 1.

Witness Production Revisited, by MAJ Richard H. Gasperini, TAL, Aug. 1981, at 1.

-Y-

YUM, UNITED STATES V.

Persona Est Homo Cum Statu Quodam Consideratus, by LTC Norman G. Cooper, TAL, Apr. 1981, at 17.

The second of the Miles

Title Index
The Army Lawyer
January 1981—December 1981 Issues

-A-

-C-

Article 31 and the Involuntary Seizure of Body Fluids. An Inquiry Into the Vitality of United States v. Ruiz, by LTC Herbert Green, TAL, May 1981, at 1. Court of Military Appeals at a Glance, The, by MAJ Glen D. Lause, TAL, May 1981, at 15.

-D-

Deliberative Privilege Under M.R.E. 509, The, by MAJ Larry R. Dean TAL, Nov. 1981, at 1.

Defaulted Contractor's Rights in a Reprocurement Action, by CPT Craig S. Clarke, TAL, Sep. 1981, at 13.

Disciplinary Infractions Involving USAR Enlisted Personnel: Some Thoughts for Commanders and Judge Advocates, by MAJ Robert R. Baldwin and MAJ James E. McMenis, TAL, Feb. 1981, at 5.

DOPMA: An Initial Review, by MAJ David H. Bent, TAL, Apr. 1981, at 1.

DOPMA Correction: Not a Mere Technicality, by CPT Thomas Frank England, TAL, Aug. 1981, at 13.

-G-

Graymail and Grayhairs: The Classified and Official Information Privileges Under the Military Rules of Evidence, by MAJ Stephen A. J. Eisenberg, TAL, Mar. 1981, at 9.

-I-

Impact of the Uniform Child Custody Jurisdiction Act, by MAJ Harlan M. Heffelfinger, TAL, Sep. 1981, at 1.

Impeachment by Prior Conviction: Military Rule of Evidence 609, by MAJ Lee D. Schinasi and LTC Herbert Green, TAL, Jan. 1981 at 1.

-J-

Judge 'Advocate General's Corps—1981, by MG Alton H. Harvey, TAL, Feb. 1981, at 1.

-M-

McCarty v. McCarty: What does the Future

Hold?, by CPT Jack F. Nevin, TAL, June 1981, at 12.

McCarty v. McCarty: The End or the Beginning? by LTC George Kalinski and CPT Timothy J. Grendell, TAL, Aug. 1981, at 18.

-N-

National Defense Area, by CPT Steven H. Walker, TAL, Oct. 1981, at 8.

-0-

"Oaths are but Words, and Words but Wind."

Samuel Butler, Hudibras, pt. II [1664], canto II, 1.107, by MAJ Stephen A.J.

Eisenberg, TAL, May 1981, at 7.

Opportunities and Pitfalls for the ARCOM SJA, by COL Charles E. Brant, TAL, Mar. 1981, at 1.

-P-

Persona Est Homo Cum Statu Quodam Consideratus, by LTC Norman G. Cooper, TAL, Apr. 1981, at 17.

Present but Unarticulated Probable Cause to Apprehend, by CPT Kenneth H. Clevenger, TAL, Nov. 1981, at 7.

Pretrial Agreement Misconduct Provision: United States v. Dawson, The by MAJ Sanford W. Faulkner, TAL, Oct. 1981, at 1.

Properly Convened Court—the Third Leg of the Jurisdictional Tripod, A, by MAJ Jonathan P. Tomes, TAL, June 1981, at 3.

-R-

Release of Information, by Maj Bryan H. Schempf, TAL, July 1981, at 1.

Rule 302—An Unfair Balance, by CPT Joseph E. Ross, TAL, Mar. 1981, at 5.

-S-

School of the Soldier: Remedial Training or Prohibited Punishment?, The by CPT Stephen J. Kaczynski, TAL, June 1981, at 17.

-T-

Tax Immunity and Exemption for DA Person-

nel While Performing Travel Incident to Official Duties, by Matt Reres, Jr., TAL, Mar. 1981, at 26.

-W-

Witness Production Revisited, By MAJ Richard H. Gasperini, TAL, Aug. 1981, at 1.

Author Index The Army Lawyer January 1981—December 1981 Issues

-B-

-D-

Baldwin, Robert R., MAJ, and MAJ James E. McMenis, Disciplinary Infractions Involving USAR Enlisted Personnel: Some Thoughts for Commanders and Judge Advocates, TAL, Feb. 1981, at 5.

Bent, David H., MAJ, DOPMA: An Initial Review, TAL, Apr. 1981, at 1.

Brant, Charles E., COL, Opportunities and Pitfalls for the ARCOM SJA, TAL, Mar. 1981, at 1.

-C-

Clarke, Craig S., CPT, Defaulted Contractor's Rights In a Reprocurement Action, TAL, Sep. 1981, at 13.

Clevenger, Kenneth H., CPT, Present but Unarticulated Probable Cause to Apprehend, TAL, Nov. 1981, at 7.

Cooper, Norman G., LTC, Persona Est Homo Cum Statu Quodam Consideratus, TAL, Apr. 1981, at 17.

-D-

Dean, Larry R. MAJ, Deliberative Privilege Under M.R.E. 509, The, TAL, Nov. 1981, at 1.

-E-

Eisenberg, Stephen A. J., MAJ, Graymail and Grayhairs: The Classified and Official Information Privileges Under the Military Rules of Evidence, TAL, Mar. 1981, at 9.

Eisenberg, Stephen A. J., MAJ, "Oaths are but Words, and Words but Wind." Samuel Butler, Hudibras, pt. II [1664], canto II, 1.107, TAL, May 1981, at 7.

England, Thomas Frank, CPT, DOPMA Correction: Not a Mere Technicality, TAL, Aug. 1981, at 13.

-F-

Faulkner, Sanford W., MAJ, Pretrial Agreement Misconduct Provision: United States v. Dawson, The, TAL, Oct. 1981, at 1.

-G-

Gasperini, Richard H., MAJ, Witness Production Revisited, TAL, Aug. 1981, at 1.

Green, Herbert, LTC, Article 31 and the Involuntary Seizure of Body Fluids. An Inquiry Into the Vitality of United States v. Ruiz, TAL, May 1981, at 1.

Green, Herbert, LTC, and MAJ Lee D. Schinasi, Impeachment by Prior Conviction:

Military Rule of Evidence 609, TAL, Jan. 1981, at 1.

Grendell, Timothy J., CPT, and LTC George Kalinski, McCarty v. McCarty: The End or the Beginning TAL, Aug. 1981, at 8.

-H-

Harvey, Alton H., MG. The Judge Advocate General's Corps—1981, TAL, Feb. 1981, at 1.

Heffelfinger, Harlan M., MAJ, Impact of the Uniform Child Custody Jurisdiction Act, TAL, Sep. 1981, at 1.

on Out Or**ik.** A selected grain eff

Kaczynski, Stephen J., CPT, The School of the Soldier: Remedial Training or Prohibited Punishment?, TAL, June 1981, at 17.

Kalinski, George, LTC, and CPT Timothy J. Grendell, McCarty v. McCarty: The End or the Beginning?, TAL, Aug 1981, at 18.

-L-

Lause, Glen D., MAJ, The Court of Military Appeals at a Glance, TAL, May 1981, at 15.

-M-

McMenis, James E., MAJ, and MAJ Robert R. Baldwin, Disciplinary Infractions Involving USAR Enlisted Personnel: Some Thoughts for Commanders and Judge Advocates, TAL, Feb. 1981, at 5.

A committee to the stable for the Marie of the Committee of the stable o

More Art Mark (1951), prodest (1969). Grantes North Color Mangel (1961), et

THE BUILDING STREET

Commence of the Asset A

-N

Nevin, Jack F., CPT, McCarty v. McCarty: What does the Future Hold?, TAL, June 1981, at 12.

-R-

Reres, Matt, Jr., Tax Immunity and Exemption for DA Personnel While Performing
Travel Incident to Official Duties, TAL,
Mar. 1981, at 26.

Ross, Joseph E., CPT, Rule 302—An Unfair Balance, TAL, Mar. 1981, at 5.

in the state of the second of district after the second of the second of

Schempf, Bryan H., MAJ, Release of Information, TAL, July 1981, at 1.

Schinasi, Lee D., MAJ, and LTC Herbert Green, Impeachment by Prior Conviction: Military Rule of Evidence 609, TAL, Jan. 1981, at 1.

Note that year of Assess

-T-

Tomes, Jonathan P., MAJ, A Properly Convened Court—the Third Leg of the Jurisdictional Tripod, TAL, June 1981, at 3.

·W-

Walker, Steven H., CPT, National Defense Area, TAL, Oct. 1981, at 8.

VINE CONTRACTOR OF BRIDE

Section of the Control of the Contro

Policy Letters and Messages from The Judge Advocate General January 1981—December 1981 Issues

Army Mutual Support. TAL, Jan. 81, at 24.

Establishment of Army National Guard JAGC Liaison Positions. TAL, May 81, at 2.

Gifts, Coercion, and Improper Use of Government Assets. TAL, Jun. 81, at 1.

Physical Fitness and Weight Control—Policy Letter 81-2. TAL, Dec. 81, at 3.

TJAG's Note on Enlisted Training. TAL, Jun. 81, at 21.

TJAG Policy Letters—Policy Letter 81-1. TAL, Dec. 81, at 2.

The Judge Advocate General's Corps—1981. TAL, Feb. 81, at 1.

The Judge Advocate Officer Basic Course. TAL, Mar. 81, at 2.

Training of JAGC MOBDES Officers. TAL. Nov. 81, at 20.

Index of The Judge Advocate General's Opinions The Army Lawyer January 1981-December 1981 Issues

-A-

18 U.S.C. §281

(Retired Members—Civilian Pursuits) Retired Regular Army officer may not have violated 18 U.S.C. § 281 by contacting the Department of the Army regarding sale of corporate services. DAJA-AL 1980/2569 (10 September 1980). TAL, Apr. 81, at 26.

21 U.S.C. § 881

(Military Installations—Law Enforcement—Posse Comitatus) Military investigative authorities (CID, MP, MPI) having seized a vehicle or having information about a vehicle which has not been (or will not be) seized may notify D.E.A. agents regarding forfeiture of such vehicle without violating the Posse Comitatus Act. DAJA—AL 1980/2106 (17 July 1980). TAL, Apr. 81, at 25; Erratum, TAL, May 81, at 40.

AR 1-210

(Prohibited Activities and Standard of Conduct—General) Summary of restrictions relating to DOD cooperation with industrial association symposia. DAJA-AL 1980/3446 (13 January 1981). TAL, Oct. 81, at 17.

AR 1-211

(Prohibited Activities and Standards of Conduct—General) Summary of restrictions relating to DOD cooperation with industrial association symposia. DAJA-AL 1980/3446 (13 January 1981). TAL, Oct. 81, at 17.

AR 15-1

(Prohibited Activities and Standards of Conduct—General) Invitation to industrialists to serve as Army advisors concerning industrial preparedness is subject to the requirement of the Federal Advisory Committee Act. DAJA-AL 1980/1936 (3 June 1980). TAL, Apr. 81, at 24.

AR 27-14

(Article 138 Complaint) Commander has authority to nonconcur in MOS Reclassification Board recommendation. DAJA-AL 1981/2250 (13 March 1981). TAL, Aug. 81, at 27.

AR 28-1

(Nonappropriated Fund Instrumentalities—Operational Principles) A commercial carnival conducted as a fund-raising source for Morale Support activities is not a leasing activity which requires the deposit of receipts into the Treasury. DAJA-AL 1981/2748 (14 May 1981). TAL, Oct. 81, at 18.

AR 600-50

(Prohibited Activities and Standards of Conduct—General) Invitation to industrialists to serve as Army advisors concerning industrial preparedness is subject to the requirement of the Federal Advisory Committee Act. DAJA-AL 1980/1936 (3 June 1980). TAL, Apr. 81, at 24.

(Prohibited Activities and Standards of Conduct—Commercial Employment) Off-duty employment of military personnel and government civilian employees by CITA contractors is generally permissible. DAJA-AL 1980/2558 (2 October 1980). TAL, Apr. 81, at 26.

(Prohibited Activities and Standards of Conduct—General) Military personnel prohibited from using their military title or position in connection with the endorsement of any commercial product. DAJA-AL 1980/1978 (11 June 1980). TAL, Oct. 81, at 17.

AR 600-200

(Enlisted Personnel—MOS Reclassification)
Membership in an extremist organization may

provide a basis for reclassification action under AR 600-200, if it is demonstrated that it is a clear danger to loyalty, discipline, or morale. DAJA-AL 1980/3294 (18 December 1980). TAL, Jun. 81, at 27.

(Article 138 Complaint) Commander has authority to nonconcur in MOS Reclassification Board recommendation. DAJA-AL 1981/2250 (13 March 1981). TAL, Aug. 81, at 27.

AR 611-201

(Enlisted Personnel—MOS Reclassification) Membership in an extremist organization may provide a basis for reclassification action under AR 600-200, if it is demonstrated that it is a clear danger to loyalty, discipline, or morale. DAJA-AL 1980/3294 (18 December 1980). TAL, Jun. 81, at 27.

AR 635-200

(Separation From The Service—Grounds) An administrative elimination for alcohol abuse must be supported, on the record, by sufficient evidence to establish that the individual was properly declared a rehabilitative failure. DAJA-AL 1980/1803 (29 May 1980). TAL, Apr. 81, at 23.

(Separation From The Service—Administrative Double Jeopardy) Administrative elimination is not barred by administrative double jeopardy rule where court-martial charges for the same conduct were withdrawn prior to the court-martial considering evidence on the general issue. DAJA-AL 1980/2844 (22 October 1980). TAL, Apr. 81, at 27.

(Enlisted Personnel—MOS Reclassification) Membership in an extremist organization may provide a basis for reclassification action under AR 600-200, if it is demonstrated that it is a clear danger to loyalty, discipline, or morale. DAJA-AL 1980/3294 (18 December 1980). TAL, June 81, at 27.

(Separation From the Service—Convening Au-

thority) A convening authority may recommend discharge UP paragraph 1-25e, AR 635-200, even if servicemember is no longer assigned to the convening authority's command. DAJA-AL 1980/3095 (2 December 1980). TAL, Jul. 81, at 18.

AR 735-5

(Pecuniary Liability) A commander is not an "accountable officer" within the meaning of AR 735-11 solely by virtue of assignment as commander. DAJA-AL 1980/2722 (20 October 1980). TAL, Apr. 81, at 27.

AR 735-11

(Pecuniary Liability) A commnder is not an "accountable officer" within the meaning of AR 735-11 solely by virtue of assignment as commander. DAJA-AL 1980/2722 (20 October 1980). TAL, Apr. 81, at 27.

Administrative Double Jeopardy

(Separation From The Service—Administrative Double Jeopardy) Administrative elimination is not barred by administrative double jeopardy rule where court-martial charges for the same conduct were withdrawn prior to the court-martial considering evidence on the general issue. DAJA-AL 1980/2844 (22 October 1980). TAL, Apr. 81, at 27.

Administrative Elimination

(Separation From The Service—Grounds) An administrative elimination for alcohol abuse must be supported, on the record, by sufficient evidence to establish that the individual was properly declared a rehabilitative failure. DAJA-AL 1980/1803 (29 May 1980). TAL, Apr. 81, at 23.

(Separation From The Service—Administrative Double Jeopardy) Administrative elemination is not barred by administrative double jeopardy rule where court-martial charges for the same conduct were withdrawn

prior to the court-martial considering evidence on the general issue. DAJA-AL 1980/2844 (22 October 1980). TAL, Apr. 81, at 27.

(Separation From The Service—Convening Authority) A convening authority may recommend discharge UP paragraph 1-25e, AR 635-200, even if servicemember is no longer assigned to the convening authority's command. DAJA-AL 1980/3095 (2 December 1980). TAL, Jul. 81, at 18.

Alcohol Abuse

(Separation From The Service—Grounds) An administrative elimination for alcohol abuse must be supported, on the record, by sufficient evidence to establish that the individual was properly declared a rehabilitative failure. DAJA-AL 1980/1803 (29 May 1980). TAL, Apr. 81, at 23.

Article 138 Complaint

(Article 138 Complaint) Commander has authority to nonconcur in MOS Reclassification Board recommendation. DAJA-AL 1981/2250 (13 March 1981). TAL, Aug. 81, at 27.

-C-

Commercial Employment or Endorsement

(Prohibited Activities and Standards of Conduct—Commercial Employment) Off-duty employment of military personnel and government civilian employees by CITA contractors is generally permissible. DAJA-AL 1980/2558 (2 October 1980). TAL, Apr. 81, at 26.

(Prohibited Activities and Standards of Conduct—General) Military personnel prohibited from using their military title or position in connection with the endorsement of any commercial product. DAJA-AL 1980/1978 (11 June 1980). TAL, Oct. 81, at 17.

Convening Authority

(Separation From the Service—Convening Authority) A convening authority may recommend discharge UP paragraph 1-25e, AR 635-200, even if servicemember is no longer assigned to the convening authority's command. DAJA-AL 1980/3095 (2 December 1980). TAL, Jul. 81, at 18.

-D-

Dual Compensation Act

(Prohibited Activities and Standards Of Conduct—Commercial Employment) Off-duty employment of military personnel and government civilian employees by CITA contractors is generally permissible. DAJA-AL 1980/2558 (2 October 1980). TAL, Apr. 81, at 26.

E-

Enlisted Personnel

(Enlisted Personnel—MOS Reclassification) Membership in an extremist organization may provide a basis for reclassification action under AR 600-200, if it is demonstrated that it is a clear danger to loyalty, discipline, or morale. DAJA-AL 1980/3294 (18 December 1980). TAL, Jun. 81, at 27.

-F-

Federal Advisory Committee Act

(Prohibited Activities and Standards of Conduct—General) Invitation to industrialists to serve as Army advisors concerning industrial preparedness is subject to the requirement of the Federal Advisory Committee Act. DAJA-AL 1980/1936 (3 June 1980). TAL, Apr. 81, at 24.

.L-

Law Enforcement

(Military Installations-Law Enforcement-

Posse Comitatus) Military investigative authorites (CID, MP, MPI) having seized a vehicle or having information about a vehicle which has not been (or will not be) seized may notify D.E.A. agents regarding forefeiture of such vehicle without violating the Posse Comitatus Act. DAJA-AL 1980/2106 (17 July 1980). TAL, Apr 81, 25; Erratum, TAL, May 81, at 40.

(Enlisted Personnel—MOS Reclassification) Membership in an extremist organization may provide a basis for reclassification action under AR 600-200, if it is demonstrated that it is a clear danger to loyalty, discipline, or morale. DAJA-AL 1980/3294 (18 December 1980). TAL, Jun. 81, at 27.

(Article 138 Complaint) Commander has authority to nonconcur in MOS Reclassification Board recommendation. DAJA-AL 1981/2250 (13 March 1981). TAL, Aug. 81, at 27.

Line of Duty

(Line of Duty) Use of oral evidence of blood alcohol test (BAT) to sustain finding of NLOD-DOM is improper unless it is shown that written record cannot be obtained and supporting evidence is included in LOD investigation. DAJA-AL 1980/2315 (1 August 1980). TAL, Apr. 81, at 25.

-M-

Military Installations

(Military Installations—Law Enforcement—Posse Comitatus) Military investigative authorities (CID, MP, MPI) having seized a vehicle or having information about a vehicle which has not been (or will not be) seized may notify D.E.A. agents regarding forfeiture of such vehicle without violating the Posse Comitatus Act. DAJA—AL 1980/2106 (17 July 1980). TAL, Apr 81, at 25; Erratum, TAL, May 81, at 40.

Military Rules of Evidence

(Military Installations-Law Enforcement-

Posse Comitatus) Military investigative authorities (CID, MP, MPI) having seized a vehicle or having information about a vehicle which has not been (or will not be) seized may notify D.E.A. agents regarding forfeiture of such vehicle without violating the Posse Comitatus Act. DAJA-AL 1980/2106 (17 July 1980). TAL, Apr. 81, at 25; Erratum, TAL, May 81, at 40.

Morale Support Fund

(Nonappropriated Fund Instrumentalities—Operational Principles) A commercial carnival conducted as a fund-raising source for Morale Support activities is not a leasing activity which requires the deposit of receipts into the Treasury. DAJA-AL 1981/2748 (14 May 1981). TAL, Oct. 81, at 18.

MOS Reclassification

(Enlisted Personnel—MOS Reclassification) Membership in an extremist organization may provide a basis for reclassification action under AR 600-200, if it is demonstrated that it is a clear danger to loyalty, discipline, or morale. DAJA-AL 1980/3294 (18 December 1980). TAL, Jun. 81, at 27.

(Article 138 Complaint) Commander has authority to nonconcur in MOS Reclassification Board recommendation. DAJA-AL 1981/2250 (13 March 1981). TAL, Aug. 81, at 27.

-N-

Nonappropriated Fund Instrumentalities

(Nonappropriated Fund Instrumentalities—Operational Principles) A commercial carnival conducted as a fund-raising source for Morale Support activities is not a leasing activity which requires the deposit of receipts into the Treasury. DAJA-AL 1981/2748 (14 May 1981). TAL, Oct. 81, at 18.

-P-

Posse Comitatus

(Military Installations—Law Enforcement—Posse Comitatus) Military investigative authorities (CID, MP, MPI) having seized a vehicle or having information about a vehicle which has not been (or will not be) seized may notify D.E.A. agents regarding forfeiture of such vehicle without violating the Posse Comitatus Act. DAJA—AL 1980/2106 (17 July 1980). TAL, Apr. 81, at 25; Erratum, TAL, May 81, at 40.

Prohibited Activities

(Prohibited Activities and Standards of Conduct—General) Invitation to industrialists to serve as Army advisors concerning industrial preparedness is subject to the requirement of the Federal Advisory Committee Act. DAJA-AL 1980/1936 (3 June 1980). TAL, Apr. 81, at 24.

(Prohibited Activities and Standards of Conduct—Commercial Employment) Off-duty employment of military personnel and government civilian employees by CITA contractors is generally permissible. DAJA-AL 1980/2558 (2 October 1980). TAL, Apr. 81, at 26.

(Prohibited Activities and Standards of Conduct—General) Military personnel prohibited from using their military title or position in connection with the endorsement of any commercial product. DAJA-AL 1980/1978 (11 June 1980). TAL, Oct. 81, at 17.

(Prohibited Activities and Standards of Conduct—General) Summary of restrictions relating to DOD cooperation with industrial association symposia. DAJA-AL 1980/3446 (13 January 1981). TAL, Oct. 81, at 17.

-R-

Rehabilitative Failure

(Separation From The Service—Grounds) An

administrative elimination for alcohol abuse must be supported, on the record, by sufficient evidence to establish that the individual was properly declared a rehabilitative failure. DAJA-AL 1980/1803 (29 May 1980). TAL, Apr. 81, at 23.

Report of Survey

(Pecuniary Liability) A commander is not an "accountable officer" within the meaning of AR 735-11 solely by virtue of assignment as commander. DAJA-AL 1980/2722 (20 October 1980). TAL, Apr. 81, at 27.

Retired Servicemember

(Retired Members—Civilian Pursuits) Retired Regular Army officer may not have violated 18 U.S.C. § 281 by contacting the Department of the Army regarding sale of corporate services. DAJA-AL 1980/2569 (10 September 1980). TAL, Apr. 81, at 26.

ing in the second contracts of the second contract of the se

Seizure

(Military Installations—Law Enforcement—Posse Comitatus) Military investigative authorities (CID, MP, MPI) having seized a vehicle or having information about a vehicle which has not been (or will not be) seized may notify D.E.A. agents regarding forfeiture of such vehicle without violating the Posse Comitatus Act. DAJA—AL 1980/2106 (17 July 1980). TAL, Apr. 81, at 25; Erratum, TAL, May 81, at 40.

Separation From The Service

(Separation From The Service—Grounds) An administrative elimination for alcohol abuse must be supported, on the record, by sufficient evidence to establish that the individual was properly declared a rehabilitative failure. DAJA-AL 1980/1803 (29 May 1980). TAL, Apr. 81, at 23.

(Separation From The Service—Administrative Double Jeopardy) Administrative elimination is not barred by administrative double jeopardy rule where court-martial charges for the same conduct were withdrawn prior to the court-martial considering evidence on the general issue. DAJA-AL 1980/2844 (22 October 1980). TAL, Apr. 81, at 27.

(Separation From the Service—Convening Authority) A convening authority may recommend discharge UP paragraph 1-25e, AR 635-200, even if servicemember is no longer assigned to the convening authority's command. DAJA-AL 1980/3095 (2 December 1980). TAL, Jul. 81, at 18.

Standards of Conduct

(Prohibited Activities and Standards of Conduct—General) Invitation to industrialists to serve as Army advisors concerning industrial preparedness is subject to the requirement of the Federal Advisory Committee Act. DAJA-AL 1980/1936 (3 June 1980). TAL, Apr. 81, at 24.

(Prohibited Activities and Standards Of Conduct—Commercial Employment) Off-duty employment of military personnel and government civilian employees by CITA contractors is generally permissible. DAJA—AL 1980/2558 (2 October 1980). TAL, Apr. 81, at 26.

(Prohibited Activities and Standards of Conduct—General) Military personnel prohibited from using their military title or position in connection with the endorsement of any commercial product. DAJA-AL 1980/1978 (11 June 1980). TAL, Oct. 81, at 17.

(Prohibited Activities and Standards of Conduct—General) Summary of restrictions relating to DOD cooperation with industrial association symposia. DAJA-AL 1980/3446 (13 January 1981). TAL, Oct. 81, at 17.

Index of Digests—Article 69, UCMJ Applications The Army Lawyer January 1981—December 1981 Issues

-A-

Disrespect

Apprehension

Ryland, SPCM 1980/4786—TAL, Jan. 81, at 29.

Article 3(a), UCMJ

Best, SUMCM 1980/4792-TAL, Jan. 81, at 28.

Article 7, UCMJ

Ryland, SPCM 1980/4786—TAL, Jan. 81, at 29.

Article 31, UCMJ

Ryland, SPCM 1980/4786—TAL, Jan. 81, at 29.

Article 91, UCMJ

Dombroski, SUMCM 1981/4965—TAL, Aug. 81, at 25.

-C-

Correctional Custody

Jones, SPCM 1981/5049—TAL, Nov. 81, at 16.

-D-

Disobedience of an Order

Mosely, SUMCM 1980/4858—TAL, Jan. 81, at 30.

Thompson, SPCM 1980/4820—TAL, Jan. 81, at 30

Dombroski, SUMCM 1981/4965—TAL, Aug. 81, at 25.

-J-

Jurisdiction

Best, SUMCM 1980/4792-TAL, Jan. 81, at 28.

Otero, SPCM 1980/4864—TAL, Feb. 81, at 34.

Smith, SPCM 1981/5016—TAL, Oct. 81, at 16.

-L-

Lesser Included Offenses

Dombroski, SUMCM 1981/4965—TAL, Aug. 81, at 25.

Thompson, SPCM 1980/4820—TAL, Jan. 81, at 30.

-P-

Probable Cause

Ryland, SPCM 1980/4786—TAL, Jan. 81, at 29.

-R-

Relford

Otero, SPCM 1980/4864—TAL, Jan. 81, at 34.

-S-

Search and Seizure

Ryland, SPCM 1980/4786—TAL, Jan. 81, at 29.

Sentencing

-T-

Trial in Absentia

Jones, SPCM 1981/5049—TAL, Nov. 81, at 16.

Martin, SPCM 1980/4798—TAL, Jan. 81, at

Index of Legal Assistance Items The Army Lawyer January 1981—December 1981 Issues

-A-

Consumer Law

ABA, LAMP Committee

See Bankruptcy, Fair Debt Collection Act, Truth in Lending

LAMP Martindale—Hubbell Project, TAL, Aug. 81, at 28.

-**D**-

Legal Assistance Awards, TAL, Aug. 81, at

Decedent's Estates

Legal Assistance (General), TAL, Feb. 81, at 35

Survivor Benefits Amendments of 1980 (Survivor Benefit Plan), TAL, Feb. 81, at 37.

Adoption

Wills (Provisions for Survivors' Benefits), TAL, Jul. 81, at 18.

New Legislation (Louisiana, Vistation), TAL, Feb. 81, at 36.

Divorce

Alimony

Validity of Foreign Divorce (Louisiana, Attorney General Opinion), *The*, Sep. 81, at 19.

See Support

Domestic Relations

See Divorce, Support, Child Support, Separation Agreements, Property Settlements, Nuptial Agreements

Bankruptcy

-F-

Chapter 13 Repayment Plan, TAL, Jan. 81, at 33.

-B-

Fair Debt Collection Practices Act

-C-

Fair Debt Collection (Collection Practices), TAL, Jun. 81, at 26.

Child Support

Fair Debt Collection (Notice and Verification), TAL, Apr. 81, at 23.

Domestic Relations (South Dakota, Retroactive Modification), TAL, Feb. 81, at 36.

Fair Debt Collection (Notification to Cease Communication), TAL, Apr. 81, at 23.

Family Law

See Adoption, Support, Child Support, Separation Agreements, Property Settlements, Nuptial Agreements

-L-

Legal Assistance, General

Address Update (Legal Assistance Offices), TAL, Aug. 81 at 28.

Change in Postal Services Policy, TAL, Jul, 81, at 19.

Legal Assistance (General, ABA), TAL, Feb. 81, at 35.

Legal Assistance Legislation (Statutory Recognition), TAL, Oct. 81, at 18.

Legal Assistance Resource Material, TAL, Jul. 81, at 19.

Legal Assistance Resource Materials, TAL, Jun. 81, at 25.

Texas State Jury Duty, TAL, Aug. 81, at 28.

-N-

Notary Public

Information on the Duties of a Notary Public, TAL, Oct. 81, at 19.

Nuptial Agreements

New Legislation (Tennessee, Binding), TAL, Feb. 81, at 37.

-P-

Probate Law

Estate Planning and Wills (Missouri, Probate Law), TAL, Mar. 81, at 31.

Wills (Provision for Survivors' Benefits), TAL, Jul. 81, at 18.

Property Settlements

Domestic Relations (Texas, Military Pension), TAL, Feb. 81, at 37.

-R-

Real Property

FHA In-Service Mortgages (Discontinued), TAL, Apr. 81, at 23.

S-

Separation Agreements

Domestic Relations (Florida, Modification of Support), TAL, Feb. 81, at 36.

Support

See also Child Support Domestic Relations (Florida, Modification of Support) TAL, Feb. 81, at 36.

Survivor's Benefits

Decedents' Estates and Survivors' Benefits (Survivor Benefits Amendments of 1980), *TAL*, Feb. 81, at 37.

Wills (Provision for Survivors' Benefits), TAL, Jul. 81, at 18.

-T-

Truth in Lending

Rental Agreement (Not Subject to Truth in Lending Act), TAL, Nov. 81, at 14.

Truth in Lending (Cash Discount Act), TAL, Sep. 81, at 19.

Truth in Lending (Regulation Z), TAL, Nov. 81, at 13.

A Water Brown to Sive the Continues of

. - **-W-** /-

Veterans

See also Survivor's Benefits Real Property (FHA In-Service Mortgages), TAL, Apr. 81, at 23.

Visitation

#15 Super

New Legislation (Louisiana, Adoption), TAL, Feb. 81, at 36.

Wills

Estate Planning and Wills (Missouri, Probate Law) TAL, Mar. 81, at 30.

Wills (Provision for Survivors' Benefits), TAL, Jul. 81, at 18.

three learness in they, three to the first country. ERRATUM

The chart of CONVICTIONS AND NONJU-DICIAL PUNISHMENTS appearing at page 17 of the November 1981 issue of The Army

and the street of the state of a

Continue de la maistra de la compansión de

and the AND contraction of the first and any other contraction and account of any other contractions of the contraction of the

Lawyer contains an error. The Overseas Rate/1000 for Nonjudicial Punishments (Art. 15 UCMJ) is 90.8.

By Order of the Secretary of the Army:

Subsected of the water of a post of the

《海·林德·有形图图集》(1911年)

E. C. MEYER General, United States Army Chief of Staff

and the state of the same of t

Construit a second on the d

Completed to the field of the con-

20 1 35 2.04 , W.

Official:

ROBERT M. JOYCE Brigadier General, United States Army The Adjutant General

of the state of the constitution of the state of the

in dienik al delikus nezel adamen en est bis

AVEN For Submodel of the principle of the area?

♦ U.S. GOVERNMENT PRINTING OFFICE: 1981: 361-809/105

as the William State of the